€ 02-08-19 10:02 AM €

Representative Val L. Peterson proposes the following substitute bill:

1	STATE ACTIVE DUTY AMENDMENTS
2	2019 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Val L. Peterson
5	Senate Sponsor: Daniel Hemmert
6	LONG TITLE
7	
8	General Description:
9	This bill provides that members of the Utah National Guard are covered under workers'
10	compensation if injured or disabled while on state active duty.
11	Highlighted Provisions:
12	This bill:
13	 provides for benefits for members of the Utah National Guard who are injured or
14	disabled while on state active duty;
15	 allows a servicemember to continue to receive pay and benefits while recovering
16	from injuries received while on state active duty; and
17	 clarifies a servicemember's benefits in the case of permanent disability or the
18	family's benefit in case of death.
19	Money Appropriated in this Bill:
20	None
21	Other Special Clauses:
22	None
23	Utah Code Sections Affected:
24	AMENDS:
25	34A-2-104, as last amended by Laws of Utah 2017, Chapter 146



E	NACIS:
	39-1-65, Utah Code Annotated 1953
В	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 34A-2-104 is amended to read:
	34A-2-104. "Employee," "worker," and "operative" defined Specific
c	ircumstances Exemptions.
	(1) As used in this chapter and Chapter 3, Utah Occupational Disease Act, "employee,"
",	worker," and "operative" mean:
	(a) (i) an elective or appointive officer and any other person:
	(A) in the service of:
	(I) the state;
	(II) a county, city, or town within the state; or
	(III) a school district within the state;
	(B) serving the state, or any county, city, town, or school district under:
	(I) an election;
	(II) appointment; or
	(III) any contract of hire, express or implied, written or oral; and
	(ii) including:
	(A) an officer or employee of the state institutions of learning; and
	(B) a member of the <u>Utah</u> National Guard <u>or Utah State Defense Force</u> while on state
a	ctive duty; and
	(b) a person in the service of any employer, as defined in Section 34A-2-103, who
e	mploys one or more workers or operatives regularly in the same business, or in or about the
S	ame establishment:
	(i) under any contract of hire:
	(A) express or implied; and
	(B) oral or written;
	(ii) including aliens and minors, whether legally or illegally working for hire; and
	(iii) not including any person whose employment:
	(A) is casual; and

02-08-19 10:02 AM

- (B) not in the usual course of the trade, business, or occupation of the employee's employer.
- (2) (a) Unless a lessee provides coverage as an employer under this chapter and Chapter 3, Utah Occupational Disease Act, any lessee in mines or of mining property and each employee and sublessee of the lessee shall be:
- (i) covered for compensation by the lessor under this chapter and Chapter 3, Utah Occupational Disease Act;
 - (ii) subject to this chapter and Chapter 3, Utah Occupational Disease Act; and
- (iii) entitled to the benefits of this chapter and Chapter 3, Utah Occupational Disease Act, to the same extent as if the lessee, employee, or sublessee were employees of the lessor drawing the wages paid employees for substantially similar work.
- (b) The lessor may deduct from the proceeds of ores mined by the lessees an amount equal to the insurance premium for that type of work.
- (3) (a) (i) Except as provided in Subsection (3)(b), a partnership or sole proprietorship may elect to include any partner of the partnership or owner of the sole proprietorship as an employee of the partnership or sole proprietorship under this chapter and Chapter 3, Utah Occupational Disease Act.
- (ii) If a partnership or sole proprietorship makes an election under Subsection (3)(a), the partnership or sole proprietorship shall serve written notice upon its insurance carrier naming the persons to be covered.
- (iii) A partner of a partnership or owner of a sole proprietorship may not be considered an employee of the partner's partnership or the owner's sole proprietorship under this chapter or Chapter 3, Utah Occupational Disease Act, until the notice described in Subsection (3)(a)(ii) is given.
- (iv) For premium rate making, the insurance carrier shall assume the salary or wage of the partner or sole proprietor electing coverage under Subsection (3)(a)(i) to be 100% of the state's average weekly wage.
- (b) A partner of a partnership or an owner of a sole proprietorship is an employee of the partnership or sole proprietorship under this chapter and Chapter 3, Utah Occupational Disease Act, if:
 - (i) the partnership or sole proprietorship:

services in that capacity for a principal broker if:

real estate commissions; and

contract that provides that:

114 115

116

117

118

88 (A) is a motor carrier; and 89 (B) employs at least one individual who is not a partner or an owner; and 90 (ii) the partner or owner personally operates a motor vehicle for the motor carrier. 91 (4) (a) Except as provided in Subsection (4)(g), a corporation may elect not to include 92 any director or officer of the corporation as an employee under this chapter and Chapter 3, Utah 93 Occupational Disease Act. 94 (b) If a corporation makes an election under Subsection (4)(a), the corporation shall 95 serve written notice naming the individuals who are directors or officers to be excluded from 96 coverage: 97 (i) upon its insurance carrier, if any; or 98 (ii) upon the commission if the corporation is self-insured or has no employee other 99 than the one or more directors or officers being excluded. 100 (c) A corporation may exclude no more than five individuals who are directors or 101 officers under Subsection (4)(b)(ii). 102 (d) An exclusion under this Subsection (4) is subject to Subsection 34A-2-103(7)(d). 103 (e) A director or officer of a corporation is considered an employee under this chapter 104 and Chapter 3, Utah Occupational Disease Act, until the notice described in Subsection (4)(b) 105 is given. 106 (f) The commission may make rules, in accordance with Title 63G, Chapter 3, Utah 107 Administrative Rulemaking Act, regarding the form of the notice described in Subsection 108 (4)(b)(ii), including a requirement to provide documentation, if any. 109 (g) Subsection (4)(a) does not apply to a director or an officer of a motor carrier if the 110 director or officer personally operates a motor vehicle for the motor carrier. 111 (5) As used in this chapter and Chapter 3, Utah Occupational Disease Act, "employee," 112 "worker," and "operative" do not include: 113 (a) a sales agent or associate broker, as defined in Section 61-2f-102, who performs

- 4 -

(i) substantially all of the sales agent's or associate broker's income for services is from

(ii) the sales agent's or associate broker's services are performed under a written

02-08-19 10:02 AM

119	(A) the real estate agent is an independent contractor; and
120	(B) the sales agent or associate broker is not to be treated as an employee for federal
121	income tax purposes;
122	(b) an offender performing labor under Section 64-13-16 or 64-13-19, except as
123	required by federal statute or regulation;
124	(c) an individual who for an insurance producer, as defined in Section 31A-1-301,
125	solicits, negotiates, places, or procures insurance if:
126	(i) substantially all of the individual's income from those services is from insurance
127	commissions; and
128	(ii) the services of the individual are performed under a written contract that states that
129	the individual:
130	(A) is an independent contractor;
131	(B) is not to be treated as an employee for federal income tax purposes; and
132	(C) can derive income from more than one insurance company; or
133	(d) subject to Subsections (6), (7), and (8), an individual who:
134	(i) (A) owns a motor vehicle; or
135	(B) leases a motor vehicle to a motor carrier;
136	(ii) personally operates the motor vehicle described in Subsection (5)(d)(i);
137	(iii) operates the motor vehicle described in Subsection (5)(d)(i) under a written
138	agreement with the motor carrier that states that the individual operates the motor vehicle as an
139	independent contractor; and
140	(iv) (A) provides to the motor carrier at the time the written agreement described in
141	Subsection (5)(d)(iii) is executed or as soon after the execution as provided by the commission,
142	a copy of a workers' compensation coverage waiver issued pursuant to Part 10, Workers'
143	Compensation Coverage Waivers Act, to the individual; and
144	(B) provides to the motor carrier at the time the written agreement described in
145	Subsection (5)(d)(iii) is executed or as soon after the execution as provided by an insurer, proof
146	that the individual is covered by occupational accident related insurance with the coverage and
147	benefit limits listed in Subsection (7)(c).
148	(6) An individual described in Subsection (5)(d) may become an employee under this
149	chapter and Chapter 3. Utah Occupational Disease Act, if the employer of the individual

130	compiles with:
151	(a) this chapter and Chapter 3, Utah Occupational Disease Act; and
152	(b) commission rules.
153	(7) As used in this section:
154	(a) "Motor carrier" means a person engaged in the business of transporting freight,
155	merchandise, or other property by a commercial vehicle on a highway within this state.
156	(b) "Motor vehicle" means a self-propelled vehicle intended primarily for use and
157	operation on the highways, including a trailer or semitrailer designed for use with another
158	motorized vehicle.
159	(c) "Occupational accident related insurance" means insurance that provides the
160	following coverage at a minimum aggregate policy limit of \$1,000,000 for all benefits paid,
161	including medical expense benefits, for an injury sustained in the course of working under a
162	written agreement described in Subsection (5)(d)(iii):
163	(i) disability benefits;
164	(ii) death benefits; and
165	(iii) medical expense benefits, which include:
166	(A) hospital coverage;
167	(B) surgical coverage;
168	(C) prescription drug coverage; and
169	(D) dental coverage.
170	(8) For an individual described in Subsection (5)(d):
171	(a) if the individual is not covered by a workers' compensation policy, the individual
172	shall obtain:
173	(i) occupational accident related insurance; and
174	(ii) a waiver in accordance with Part 10, Workers' Compensation Coverage Waivers
175	Act; and
176	(b) the commission shall verify the existence of occupational accident insurance
177	coverage with the coverage and benefit limits listed in Subsection (7)(c) before the commission
178	may issue a workers' compensation coverage waiver to the individual pursuant to Part 10,
179	Workers' Compensation Coverage Waivers Act.
180	Section 2. Section 39-1-65 is enacted to read:

181	39-1-05. Pay and care of soldiers and airmen disabled while on state active duty.
182	(1) (a) Before a servicemember may be considered disabled in accordance with this
183	section, the Adjutant General shall determine whether the servicemember's illness, injury, or
184	disease was contracted or occurred through the fault or negligence of the servicemember. If the
185	servicemember is determined to be at fault for an injury or developed a disability through his or
186	her own negligent actions, the servicemember is not entitled to any care, pension, or benefit in
187	accordance with this section.
188	(b) Notwithstanding Subsection (1)(a) the servicemember may be eligible for benefits
189	in accordance with Title 34A, Chapter 2, Workers' Compensation Act, and Chapter 3, Utah
190	Occupational Disease Act.
191	(2) A member of the Utah National Guard or Utah State Defense Force who is disabled
192	through illness, injury, or disease contracted or incurred while on state active duty or while
193	reasonably proceeding to or returning from duty is eligible to receive workers' compensation
194	benefits in accordance with Title 34A, Chapter 2, Workers' Compensation Act.
195	(3) (a) If the disability temporarily incapacitates the servicemember from pursuing the
196	servicemember's usual business or occupation, the servicemember is eligible to receive
197	workers' compensation benefits in accordance with Title 34A, Chapter 2, Workers'
198	Compensation Act, and Chapter 3, Utah Occupational Disease Act.
199	(b) For the duration of the servicemember's inability to pursue a business or
200	occupation, the Adjutant General shall provide compensation equivalent to the difference
201	between the disability compensation received under Subsection (3)(a) and the total pay and
202	allowances under state active duty as provided in Section 39-1-51.
203	(4) A servicemember who is permanently disabled, shall receive pensions and benefits
204	from the state that persons under like circumstances in the Armed Forces of the United States
205	receive from the United States.
206	(5) If a servicemember dies as a result of an injury, illness, or disease contracted or
207	incurred while on state active duty or while reasonably proceeding to or returning from active
208	duty, the surviving spouse, minor children, or dependent parents of the servicemember shall
209	receive compensation as directed in Section 39-1-59.
210	(6) Costs incurred by reason of this section shall be paid out of the funds available to
211	the Utah National Guard.

1st Sub. (Buff) H.B. 232

02-08-19 10:02 AM

212	(7) The Adjutant General, with the approval of the governor, shall make and publish
213	regulations to implement this section.
214	(8) Nothing in this section shall in any way limit or condition any other payment to a
215	servicemember that the law allows.